SUBCHAPTER I—SOLID WASTES

PART 239—REQUIREMENTS FOR STATE PERMIT PROGRAM DETER-MINATION OF ADEQUACY

Subpart A—General

Sec.

239.1 Purpose.

239.2 Scope and definitions.

Subpart B—State Program Application

239.3 Components of program application.

239.4 Narrative description of state permit program.

239.5 State legal certification.

Subpart C—Requirements for Adequate Permit Programs

239.6 Permitting requirements.

239.7 Requirements for compliance monitoring authority.

239.8 Requirements for enforcement authority.

239.9 Intervention in civil enforcement proceedings.

Subpart D—Adequacy Determination Procedures

239.10 Criteria and procedures for making adequacy determinations.

239.11 Approval procedures for partial approval.

239.12 Modifications of state programs.

239.13 Criteria and procedures for withdrawal of determination of adequacy.

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Subpart A—General

§239.1 Purpose.

This part specifies the requirements that state permit programs must meet to be determined adequate by the EPA under section 4005(c)(1)(C) of the Resource Conservation and Recovery Act (RCRA or the Act) and the procedures EPA will follow in determining the adequacy of state Subtitle D permit programs or other systems of prior approval and conditions required to be adopted and implemented by states under RCRA section 4005(c)(1)(B).

§ 239.2 Scope and definitions.

(a) Scope. (1) Nothing in this part precludes a state from adopting or enforcing requirements that are more stringent or more extensive than those required under this part or from operating a permit program or other system of prior approval and conditions with more stringent requirements or a broader scope of coverage than that required under this part.

(2) All states which develop and implement a Subtitle D permit program must submit an application for an adequacy determination for purposes of this part. Except as provided in §239.12, state Subtitle D permit programs which received full approval prior to November 23, 1998 need not submit new applications for approval under this part. Similarly, except as provided in §239.12, states that received partial approval of their Subtitle D permit programs prior to November 23, 1998 need not reapply under this part for approval for those program elements EPA has already determined to be adequate.

(3) If EPA determines that a state Subtitle D permit program is inadequate, EPA will have the authority to enforce the Subtitle D federal revised criteria on the RCRA section 4010(c) regulated facilities under the state's jurisdiction.

(b) *Definitions*. (1) For purposes of this part:

Administrator means the Administrator of the U.S. Environmental Protection Agency or any authorized representative.

Approved permit program or approved program means a state Subtitle D permit program or other system of prior approval and conditions required under section 4005(c)(1)(B) of RCRA that has been determined to be adequate by EPA under this part.

Approved state means a state whose Subtitle D permit program or other system of prior approval and conditions required under section 4005(c)(1)(B) of RCRA has been determined to be adequate by EPA under this part.